**UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK** Page | 1 Pursuant to State and Federal Rule Criminal and Civil Procedure 11: ZIAM·RY. With Regard to Matters of Civil and Criminal PRO SE OFFICE C Martin El / Co Petitioner: AME et al 15 Cv6581 Thursday, February 18th 2016 (BME)(RLM) Vs. TRAIL BY JURY Norris Cardoza of Citified, USTA, and OTHER PARTIES, NAMES UNKNOWN Pursuant to FRCCP, in compliance with State and Federal Rule and Civil and Criminal Procedure, Please be advised, in this Legal Notice, for the Preservation of All Constitutional Secured Immunities and Inalienable Rights With regard to the following (Criminal and Civil Complaints) in reference to Arrest October, 31st 2015: Pertaining to LAW Accountable Officers, (Plaintiff and

- Assaults and Violations on Plaintiffs CONSTITIONAL RIGHTS and other Civil Liberties SECTION 18: USC § 241:
  - IN VIOLATION OF PLAINTIFF FIRST AMENDMENT CIVIL LIBERTIES
- Also Violations on Plaintiffs 4TH Amendment Civil liberties

Defendant in above Caption) with reference to

- Illegal Search and Seizure
- Violation on Plaintiffs Civil Liberties with Reference to the Civil Rights Act of 1964

  Please take notice, with reference to plaintiffs statements, dated, January 29<sup>th</sup>, 2016, with regard to plaintiffs Civil and Constitutional Rights, being 'violated, detrimentally impacted, by

Asirus Maat Martin El,

Adjudication for the Department of Traffic Violations, DMV

6 Empire State Plaza, Albany, NY 12228

**Notice of Appeal, Legal Dispute**, with regard to: Docket #A0709150000

12/14/15

Dear Sir Madam of the DMV, Please be Advised, In this Legal Notice, for the Preservation of All Constitutional secured rights, I am respectfully requesting that the DMV, re address this matter, under the following docket, (#A070915000) that I am being Penalized for a Civil Penalty, (#A070915000) in a NON TRAFFIC Related incident, These penalties, Have been illegally applied. And also, I have not been Afforded the (Due Process)right, to address these (Civil Allegations-docket #A070915000) \$825 made against me. As this allege Civil Issue had Nothing to do withOperating a Motor vehicle.

And furthermore, sir, madam, the term Civil, IMPLIES that there are Injured Parties, or damaged property Involved. There are no injured parties or damaged property in this Non Drivers Related Incident. That has been addressed in another venue. One cannot not be penalized twice, double jeopardy.

Your computer system state, that I was engaged in some form of negative activity that had nothing to do with me (Operating a Motor Vehicle). I ask the question sir madam, how is it, that civil penalties, are alleged, when the issue had nothing to do with operating a motor vehicle, and some Inaccurate statement was made in your system, that had nothing to do with me operating a motor vehicle. Which is clearly a Defamation of my Character; I am Respectfully Requesting that your agency considers these legal facts in disregarding these allege civil penalties.

Respectfully

Decomba/15th Jairus Martin El Asummant Martinel

a large number of agencies, (The Department of Corrections-And, The
Department of Motor Vehicle, is (two of these agencies,) See statements on
Department of Motor Vehicle, Enclosed: With reference to the
Page | 2 Department of Motor Vehicle plaintiffs States, for the Record:

"For Every Legal Matter, The Law Provides a Remedy, The Obligatory Requirement, Is 'DUE PROCESS, And Equal Protection."

Plaintiffs asserts that the Department of Motor Vehicle, Denied Plaintiff his 'Due Process Civil Constitutional Rights, or Other Wise, INCARCERATED PLAINTIFF, For extortion, of Illegal Civil Fees, (SEE ENCLOSED STATEMENT) ONCE AGAIN, WITH REFERENCE TO PLAINTIFFS DRIVING HISTORY, PLAINTIFF HAS NEVER CAUSE HARM, VIA TRAFFIC, ACCIDENT, TO ANYONES PERSON, OR PROPERTY, YET THE DEPARTMENT OF MOTOR VEHICLE, HAS UNLAWFULLY RESTRICTED PLAINTIFF, FROM THE TRANSPORTATION, OF SEEING ELDERLY LOVE ONE'S, OUT OF STATE: SUPPORTING PLAINTIFFS CHILDREN, WITH REGARD TO TRANSPORTING THEM 'BACK FORTH TO SCHOOL, OTHER CULTURALLY ENRICHED ACTIVITIES: (THE DEPARTMENT OF MOTOR VEHICLE HAS UNLAWFULLY DENIED PLAINTIFF, THESE GREAT JOYS, AS A RESULT, PLAINTIFF HAS WITNESS THE 'DETRIMENTAL IMPACT OF THESE UNLAWFUL ACTS ON PLAINTIFFS CHILDREN, NOT BEING ABLE TO TRANSPORT, TO PLACES LIKE SCHOOL, (HAS CAUSED PLAINTIFF, EXTENDED FAMILY, UNDUE STRESS) FOR 15 YEARS, SEVERAL SCETIONS OF THE DEPARTMENT OF MOTOR VEHICLE, CHARGING CIVILIANS, UNSEEN CIVIL FEES:

Plaintiff Asserts, that Defendants Connection, and Close proximity to the Department of Motor Vehicle, *THE DEPARTMENT OF MOTOR VEHICLE*; AND THE DEPARTMENT OF CORRECTIONS, *ARE LIABLE AGENTS*, IN DENIAL OF PLAINTIFFS, (DUE PROCESS-OTHER RIGHTS;) TO *TRANSPORT/ OPERATE A MOTOR VEHICLE IN THE STATE OF NEW YORK*; FOR 15 YEARS, AND DENIED IN OTHER STATES BECAUSE OF NEW YORK STATE: ) PLAINTIFF ASSERTS THAT, THE DEPARTMENT OF MOTOR VEHICLE, AND THE DEPARTMENT OF CORRECTIONS: HAVE WORKED IN CLOSE CONNECTION WITH DEFENDANT, AND MANY AGENCIES: AFFILIATEFD WITH LAW ENFORCEMENT: THE DEPARTMENT OF MOTOR VEHICLES: AND THE DEPARTMENT OF CORRECTIONS: *Worked, IN CONCERT*, to Deny Plaintiff, His Lawful Rights, to *Transport/Operate, a Motor Vehicle (IN THE STATE OF NEW YORK: FOR OVER 15 YEARS)PLAINTIFFS Mother turns 90 Years Old, this* 

99<sup>th</sup> Birthday, Wouldn't we all like to be present, for Important Events like this in our Families Life's, Well, Plaintiff Couldn't, Every time Plaintiff Visited the Department of Motor Vehicle, Plaintiff was told, (As of Many, attending to matters in the Department of Motor Vehicles, Often I hear consumers Complaints, About the dep of motor Vehicle, 'Trampling over Citizens due Process, Constitutional Civil Rights,) The Department of Motor Vehicle, Has Violated the Constitutional Rights, of Several Citizens, In the Interest of Financial Gain, Plaintiff Asserts, that there are 'CRIMINAL COURTS, AND CIVIL COURTS' WHAT RIGHT, DOES THE DEPARTMENT OF MOTOR VEHICLE HAS, TO CHARGE CITIZENS CIVIL FEES: WITH OUT EVEN OFFERING LEGAL REMEDY:

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EXAMPLE: THE DEPARTMENT OF MOTOR VEHICLE WILL DENY, SAY IF A CONSUMER OF SERVICES, BEEN FOUND GUILTY OF A DRIVING OFFENSE,

SAY THE PENALTY IS \$1700, THE DEP OF MOTOR VEHICLE IS DENYING CITIZENS (RESTRICTED LICENSE: OF ANY SORT: DEMANDING FROM CONSUMER TO PAY THE WHOLE \$1700, NO PAYMENT PLAN, FOR THE ECONOMICALLY CHALLENGED, NO LEGAL REMEDY)

(WITHOUT THE RIGHT OF A JURY OF ONE'S PEERS, NO LEGAL REMEDY, THE DEPM FIND PEOPLE GUILTY, THE ONLY WAY TO RESOLVE THE TRAFFIC, ERAS IS TO PAY THE \$1700 HUNDRED DOLLARS)

**Dear Chief,** that's wrong, it's extremely difficult for Plaintiff to Attend to his Mother in Delaware, and his Teenage Children in New York. As plaintiff mentioned in his statement **Dated January 29<sup>th</sup>, 2016**, **Defendants, unlawful Attacks,** Unlawful Practices, of the (**Department of Motor Vehicles - Department of Corrections**) have come from **many directions, various agencies**, as law enforcement officials, **has access, to every agency in the State of New York.** 

Plaintiff is Claiming Damages against, above referenced Agent DMV, For These Further Actions of the Department of Motor Vehicle: NOT RETURNING PLAINTIFFS CORRESPONDENCE: Denying Plaintiff, Due Process of Law, ALL of Plaintiffs Statements, is a 'Matter of Substantive Law.' Traveling on America's Roads, is a Constitutionally Guaranteed Right to TRANSPORT,

For 17 Years, The Department of Motor Vehicle, Has Deprived Plaintiff of his Inalienable, Constitutional Rights,

ACCORDING TO Kent vs. Dulles, 357 U.S. 116, 125, The Right to Travel is a Liberty
Page | 4 of Which the Citizen cannot be Deprived: (WITHOUT DUE PROCESS OF LAW) The
Supreme Stated in Wisconsin in 1909

Public Highway in its broad sense, Include toll roads, streets, or highways, which the public has a right to use, even conditionally thou, in a strict legal sense, it is restricted to roads, that are wholly public. See Weirich v. State, 140 Wis. 98.

Even the legislature, has no power to deny a citizen the right to travel, upon the Roadways and to TRANSPORT HIS PROPERTY, in the ordinary course of his business or pleasure: WHAT RIGHT DOES THE DEPARTMENT OF MOTOR VEHICLE HAVE, TO PREVENT PLAINTIFF, OR DEPRIVE PLAINTIFF, OF HIS CONSTITUTIONAL RIGHT TO SEE HIS SOON TO BE 90 Year Old Mother: And Her Just Turned 99 Year Old brother, What Right does The Department of Motor Vehicle Have to Deprive Plaintiff of His Lawful Right, to DROP HIS KIDS OFF TO SCHOOL, OICK THEM UP,

FOR 17 YEARS, THE DEPARTMENT OF MOTOR VEHICLE HAS DENIED PLAINTIFF
THIS RIGHT, WITH THE ATTITUDE OF 'WHO WILL STOP THEM, DMV, FROM
VIOLATING THE RIGHTS OF PLAINTIFF, AND MANY OTHERS, BY DENIAL OF DUE
PROCESS, JURY OF ONE'S PEERS, LEGAL REMEDY, DEAR HON CHIEF, I AM
CALLING THIS, TO YOUR ATTENTION: PLINTIFF, PRESERVE ALL CONSTITUTION
IMMUTIES WITH REFERENCE TO THE DEPARTMENT OF MOTOR VEHICLES
CHARGING OF CIVIL FEES? IN A IN COURT, THAT IS NON CRIMINAL, OR CIVIL,

AS PLAINTIFF STATED, THE OBLIGATORY REQUIREMENT IS DUE PROCESS AND EQUAL PROTECTION, UNDER THE LAW, (MANY AGENGIES FEEL, THAT THERE QUESTIONABLE ACCUMULATION REVENUE, PUTS THEM ABOVE CONSTITUTIONAL MANDATES) Please Be Advised, That the Department of Motor Vehicle, is a Very MEAN SPIRITED, ARROGANT AGENCY: EXTRACTING MASSIVE AMOUNTS OF RESOURCES, FROM THE POOR, AND THOSE WHO CANNOT AFFORD LEGAL DEFENSE.

Plaintiff PRESERVE ALL OF HIS RIGHTS, UNDER THE CONSTITUION OF THE UNITED STATES: AND DECLARE, THAT HE IS NOT AN 'ALIEN' TO THE LAWS OF THE CONTITUTION OF THE UNITED STATES, AND TO THE REPUBLIC, FOR WHICH IT STANDS, WITH LIBERTY AND JUSTICE FOR ALL.

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Plaintiff asserts his Inalienable, Natural Rights, And Plaintiff further state, that he is not an Alien, to the Laws of the Constitution of the United States.

PLAINTIFF HAS BEEN DENIED THE RIGHT TO 'OPERATE OR TRANSPORT' A MOTOR VEHICLE AND MANY OTHER VEHICLES USED FOR TRANSPORT:

FOR THE ACT OF TRANSPORTING A NEWLY PURCHASED VEHICLE (OUT OF THE STREET / BLOCKING TRAFFIC, AND TO A GARAGE) Plaintiff Has Been Penalized for 17 Years, Plaintiff move, to State Claim, to the 'Above Referenced Agent (s) of the Defendants, (The Department of Motor Vehicle, and The Department of Corrections) Based on 'INITIAL STATEMENTS MADE, ON RECORD, IN EACH OF PLAINTIFFS AFFIDAVITS, LET THE RECORD SHOW, THAT PLAINTIFF, ADD THE DEPARTMENT OF MOTOR VEHICLE, THE DEPARTMENT OF CORRECTIONS, AS AGENTS IN THIS SUIT, CV6581

FOR THIS, PLAINTIFF HAS BEEN DENIED THE LAWFUL RIGHT, TO TRANSPORT OPERATE IN New York STATE: PLAINTIFF STATES, THAT THE DEPARTMENT OF 'MOTOR VEHICLE, AND THE DEPARTMENT OF CORRECTIONS, IS IN DIRECT CONCERT, WITH THE DEFENDANT:

Plaintiff Thanks the Court, for allowing to Address these legal issues, Regarding the Department of Motor Vehicle, which has been unaddressed for many years, Your Honor, there are many crying out for justice your, (IN THIS MATTER) that only the UNITED STATES DISTRICT COURT, GUIDED BY THE SUBSTANTIVE LAW, TO BRING RELIEF AND REFUGE TO MANY DEPRIVE OF DUE PROCESS AND EQUAL PROTECTION

Respectfully C. M. EL 347-981-2712

C. M. El

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## PROCESS RECEIPT AND RETURN

See "Instructions for Service of Process by U.S. Marshal"

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PRINT 5 COPIES:

1. CLERK OF THE COURT 2. USMS RECORD

3. NOTICE OF SERVICE

4. BILLING STATEMENT\*: To be returned to the U.S. Marshal with payment, if any amount is owed. Please remit promptly payable to U.S. Marshal.

5. ACKNOWLEDGMENT OF RECEIPT

PRIOR EDITIONS MAY BE USED

Form USM-285 Rev. 12/15/80 Automated 01/00 C. M. Case 1:15-cv-06581-BMC-RLM Document 27 F 7015 1730 0000 7164 2606 UNITED STATES DISTRICT Court, Eastern strict of New York 225 Cadman plaza, East Brooklyn, NewYork, 1201-1818